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| APPLICATION NO.                   | FILING DATE    | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |  |
|-----------------------------------|----------------|----------------------|---------------------|------------------|--|
| 10/063,151                        | 03/26/2002     | Hemant S. Shah       | 201-0171 CLH        | 2725             |  |
| 7:                                | 590 07/27/2004 | EXAMINER             |                     |                  |  |
| FORD GLOBAL TECHNOLOGIES LLC      |                |                      | MILLER, PATRICK L   |                  |  |
| ONE PARKLANE BLVD<br>STE. 600 PTE |                | /                    | ART UNIT            | PAPER NUMBER     |  |
| DEARBORN,                         | MI 48126       |                      | 2837                |                  |  |

DATE MAILED: 07/27/2004

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| APPLICATION NUMBER    | FILING DATE                                   | FIRST NAMED APP  | LICANT                                    | ATTOR   | RNEY DOCKET NO.                              |
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|                       |   |  | r   | DATE MAILED:  |  |
|                       |   | NOTICE OF ABAN   |   |   |  |
| This application is   | abandoned in view                             | of.  |   | 1   |  |
|                       |   |  |   | 5118/04   |  |
| Applicant             | 's failure to timely fi                       | le a proper reply to the Office le                                   | etter mailed on                           |   | ·  |
|                       |   | cate of Mailing or Transmission                                      |   |   |  |
| -                     | extension of time of                          | which is after the expiration month(s)) which exp                    | pired on                                  | tor reply (including a                                  | itotai                                       |
|                       | A proposed reply w                            | as received on   | but it does not                           | constitute a proper                                     | ronhi undor                                  |
| <del>-</del> ;        | 37 CFR 1.113 to the                           | e final rejection.   |   | •   | • •  |
| <b>,</b>              | which places the ap                           | er 37 CFR 1.113 to a final reje<br>plication in condition for allowa | ance; (2) a timely f                      | filed Notice of Appea                                   | l (with appeal fee):                         |
|                       | or (3) a timely filed I                       | Request for Continued Examina  | ation (RCE) in con                        | mpliance with 37 CFF                                    | R 1.114).                                    |
|                       | A reply was receive<br>proper reply, to the i | d on , but it do<br>non-final rejection. See 37 CFF                  | es not constitute a<br>₹ 1.85(a) and 1.11 | a proper reply, or a <i>be</i><br>1. (See explanation i | ona fide attempt at a n the last box below). |
| V ·                   | No reply has been r                           | eceived.   |   |   |  |
| Applicant of three n  | s failure to timely panonths from the ma      | ay the required issue fee and p<br>iling date of the Notice of Allow | oublication fee, if a vance (PTOL-85).    | applicable, within the                                  | statutory period                             |
|                       | Fransmission dated                            | ublication fee, if applicable, wa<br>                                | er the expiration of                      | the statutory period                                    | for payment of the                           |
|                       | The submitted fee o                           | f \$ is insufficient. A ball<br>CFR 1.18 is \$ The                   | ance of \$                                | is due.<br>required, by                                 |  |
| 3                     | 37 CFR 1.18(d) is \$                          | ·  |   |   |  |
| 7                     | The issue fee and p                           | ublication fee, if applicable, ha                                    | ve not been receiv                        | ved.  |  |
| Applicant' the Notice | s failure to timely file of Allowability (PT  | e corrrected drawings as requi<br>OL-37).                            | ired by, and within                       | the three-month per                                     | iod set in,                                  |
| F                     | Proposed corrected                            | drawings were received on<br>which is after the expiration of        | (with a Cert                              | tificate of Mailing or <sup>1</sup><br>ly.              | Transmission dated                           |
| r                     | No corrected drawin                           | gs have been received.   |   |   |  |
|                       | of express abandor all the applicants.        | nment which is signed by the a                                       | ittorney or agent o                       | of record, the assigne                                  | e of the entire                              |
| The letter under 37   | of express abandor<br>CFR 1.34(a)) upon       | nment which is signed by an at filing of a continuing application    | ltorney or agent (a<br>n.                 | cting in a representa                                   | itive capacity                               |
| The decis for seekin  | ion by the Board of<br>g court review of th   | Patent Appeals and Interference decision has expired and the         | ces rendered on _<br>re are no allowed    | and bec   | ause the period                              |
|                       | n(s) below:                                   |  |   |   |  |
| Petitions to re       | vive under 37 CFR 1.137                       | (a) or (b), or requests to withdraw the ho                           | olding of abandonment u                   | inder 37 CFR 1.181, should                              | be promptly filed to                         |



minimize any negative effects on patent term.